15

16

17

18

19

20

21

22

23

24

25

26

27

28

& CASINO,

1	CRAIG J. MARIAM, ESQ.	
	Nevada Bar No. 10926	
2	RACHEL L. WISE, ESQ.	
	Nevada Bar No. 12303	
3	GORDON REES SCULLY MANSUKHANI, LLP	
	300 South Fourth Street, Suite 1550	
4	Las Vegas, Nevada 89101	
	Telephone: (702) 577-9300	
5	Facsimile: (702) 255-2858	
	E-Mail: cmariam@grsm.com	
6	rwise@grsm.com	
7	Attorneys for Don Laughlin's Riverside Resort Hotel	
/	& Casino, d/b/a Riverside Resort & Casino	
8		
O	UNITED STATES DIST	RICT COURT
9	DISTRICT OF NEVADA	
	DISTRICT OF IV	LVIIDII
10	GARY LESTER, individually and on behalf of all	) Case No.: 2:2
	others similarly situated,	)
11	Similarly situated,	)
12	Plaintiff,	) STIPULATI
	,	) EXTENSIO
10	v.	) <b>RESPOND</b> T
13		) COMPLAIN
14	DON LAUGHLIN'S RIVERSIDE RESORT	)
14	LIOTEL & CACINO 4/h/o DIVEDSIDE DESODT	\ (FIDCT DEC

HOTEL & CASINO, d/b/a RIVERSIDE RESORT

Defendant.

Case No.: 2:24-cv-01760-APG-EJY

STIPULATION FOR FIRST **EXTENSION OF TIME TO RESPOND TO PLAINTIFF'S** COMPLAINT (FIRST REQUEST)

Pursuant to Federal Rule of Civil Procedure Rule 6(b) and Local Rule LR IA 6-1, Plaintiff Gary Lester and Defendant Don Laughlin's Riverside Resort Hotel & Casino, d/b/a Riverside Resort & Casino ("Riverside"), by and through their respective counsel of record, hereby agree and stipulate to an extension of time for Defendants to respond to Plaintiff's Complaint [ECF No. 1] in this matter.

Plaintiff filed his Complaint on September 19, 2024, and served Riverside on September 20, 2024. Riverside's responsive pleading is due on October 11, 2024. Riverside requests an extension of time to respond to the Complaint up to and including November 10, 2024.

Good cause exists for the extension set forth herein. Gordon Rees Scully Mansukhani, LLP was recently engaged by Riverside as counsel in this matter. This is one of seven putative class actions pending before this Court that make similar allegations arising out of the same

## Case 2:24-cv-01760-APG-EJY Document 10 Filed 10/08/24 Page 2 of 2

Gordon Rees Scully Mansukhani, LLP

300 S. 4th Street, Suite 1550 **Las Vegas, NV 89101** 

purported data breach. On September 20, 2024, Plaintiffs in the six then-filed putative class actions filed, including Plaintiff here, filed a Motion to Consolidate and Appoint Interim Counsel and Memorandum in Support, which is still pending. The 30-day extension requested is warranted given the anticipated consolidation of the related putative class action cases and the subsequent filing of a consolidated complaint. Counsel for Plaintiff does not oppose the extension. This is the first extension requested for Riverside to respond to the Complaint and is not made for the purpose of delay. There does not appear to have been entered a scheduling order in this case; thus, there are no dates set for trial, motions, or discovery. IT IS HEREBY STIPULATED that Defendant Don Laughlin's Riverside Resort Hotel & Casino, d/b/a Riverside Resort & Casino shall have up to and including November 10, 2024, to respond to Plaintiff's Complaint.

## IT IS SO STIPULATED.

DATED: October 8, 2024

WISE LAW FIRM, PLC

/s/ David Hilton Wise.

DATED:

GORDON REES LLP

SCULLY MANSUKHANI, LLP

/s/ Rachel L. Wise, Esq.

DAVID HILTON WISE, ESQ.

Attorneys for Plaintiff Gary Lester

October 8, 2024

Nevada Bar No. 11014 421 Court Street

Reno. Nevada 89501

CRAIG J. MARIAM, ESQ. Nevada Bar No. 10926

RACHEL L. WISE, ESQ.

Nevada Bar No. 12303 300 S. Fourth Street

**Suite 1550** 

28

Las Vegas, Nevada 89101

Attorneys for Defendant Don Laughlin's Riverside Resort Hotel & Casino, d/b/a

Riverside Resort & Casino

IT IS SO ORDERED:

DATED: October 8, 2024